# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

CHRISTOPHER SADOWSKI,

Plaintiff,

-against-

HNGN, INC. d/b/a HNGN.COM,

Defendant.

Case No. 1:22-cv-08442 (JLR)

NOTICE TO DEFENDANT

JENNIFER L. ROCHON, United States District Judge:

# A Lawsuit Has Been Filed Against You

Plaintiff Christopher Sadowski has started a lawsuit against HNGN, Inc. You are receiving this notice as the Defendant.

Plaintiff alleges that you copied and displayed his copyrighted photograph without permission on your commercial website. Plaintiff is seeking damages in the thousands of dollars. Plaintiff also requests an injunction, which is a legal order to stop you from using the copyrighted images without his permission or authorization. Plaintiff also claims that you have received written notice of this lawsuit. You are receiving this notice because you have not answered or otherwise responded to the Court about the Plaintiff's allegations.

### If You Do Not Respond to the Lawsuit, A Judgment May Be Filed Against You

Plaintiff has asked the Court to enter a default judgment in its favor against you. A default judgment is a final ruling in a case because a defendant has failed to take action.

Plaintiff has asked the Court to conclude: (1) that you do not oppose Plaintiff's allegations or disagree with its claims; and (2) that Plaintiff is entitled to damages in tens of thousands of dollars and an injunction against continued infringement of the copyright. If you continue to fail to participate, the Court may grant Plaintiff's request and enter the default judgment

against you. A judgment is a public record with significant potential consequences against you, particularly if you do not pay the judgment. Plaintiff may use the following legal tools to ensure payment of an unpaid judgment: (1) attachment (a court order seizing property), (2) imposition of a lien (giving a legal right to one's property until a debt has been paid) or garnishment (ordering someone holding funds on behalf of a defendant, such as an employer or a bank, to pay debts directly to the plaintiff to satisfy the judgment).

## You May Still Respond to the Lawsuit

The Court has not granted the default judgment against you yet. You still have an opportunity to respond to the lawsuit. Enclosed is an order scheduling a Hearing for **April 17**, **2023 at 10:00 a.m.** (**Eastern Time**) to discuss Plaintiff's motion asking the Court to enter default judgment against you. You may participate in the conference by appearing at Courtroom 20B at Daniel P. Moynihan Courthouse, 500 Pearl Street, New York, NY, 10007. You may also have a lawyer appear for you.

### **Corporate Defendants**

Defendants are cautioned that corporate entities may appear in federal court only through licensed counsel, *see Lattanzio v. COMTA*, 481 F.3d 137, 140 (2d Cir. 2007), and where such an entity "repeatedly fails to appear by counsel, a default judgment may be entered against it," *Grace v. Bank Leumi Tr. Co. of N.Y.*, 443 F.3d 180, 192 (2d Cir. 2006) (internal quotation marks omitted).

### **Opposition Requested**

As stated in the related Order issued today, you are directed to promptly notify the Court. If you choose to contact the Court or file an opposition, you may state whether you received notice about the lawsuit prior to this Notice, or your factual and legal objections to Plaintiff's claims. If you did not receive a copy of the complaint, you may request one from

Plaintiff's lawyer, whose information is at the end of this Notice, or the Clerk of Court. If you decide to contact the Court, you must do so by **March 27, 2023**. Any letter to the Court should clearly list the following case name and number: *Sadowski v. HNGN, Inc.*, 22-cv-08442.

You can mail or deliver the letter to:

United States District Court for the Southern District of New York Attn: Clerk's Office / Judge Rochon 500 Pearl Street New York, New York 10007

# **Service**

It is further ORDERED that Plaintiffs serve Defendants with (1) a copy of the motion for default judgment and all supporting papers; (2) a copy of this Order; and (3) a full docket Sheet **no later than February 17, 2023**. By **February 24, 2023**, Plaintiffs must file proof of such service on the docket.

Dated: February 3, 2023 New York, New York

SO ORDERED.

MENNIFER L. ROCHON United States District Judge

Plaintiff's Counsel

Daniel Desouza DeSouza Law, PA 3111 N. University Drive Ste 301 Coral Springs, FL 33065 954-603-1340

Email: ddesouza@desouzalaw.com